Case 23-10870-JKS Doc 72 Filed 03/08/24 Entered 03/08/24 18:54:12 Desc Main STATISTICAL INFORMATION ONLY: Debtor must sheet Machine each Pragram Included in the Plan.

0_ Valuation of Security	1_ Assump	tion of Executory Contract or Unexpired L	ease	0_ Lien Avoidance
		UNITED STATES BANKRUPTCY COL DISTRICT OF NEW JERSEY		vised: November 14, 2023
In Re: Christian G. Monne		Case N	No.: <u>23-10870</u>	
Debtor(s)		Judge:	<u>JKS</u>	
		Chapter 13 Plan and Motions		
	Original	Modified/Notice Required		
	Motions Included	Modified/No Notice Required	Date: <u>03/08/2024</u>	
	т	THE DEBTOR HAS FILED FOR RELIEF L CHAPTER 13 OF THE BANKRUPTCY C		
		YOUR RIGHTS WILL BE AFFECTED		
attorney. Anyone who wist the Notice. Your rights ma binding, and included mot The Court may confirm thi avoid or modify a lien, the alone will avoid or modify to collateral or to reduce the confirmation hearing to pro	hes to oppose any provision by be affected by this plan. It is plan is plan, if there are no timel lien avoidance or modificathe lien. The debtor need not interest rate. An affected lied secute same.	ad by the Debtor to adjust debts. You shot n of this Plan or any motion included in it Your claim may be reduced, modified, or at further notice or hearing, unless written y filed objections, without further notice. S tion may take place solely within the Chap tot file a separate motion or adversary pro en creditor who wishes to contest said tre e. Debtors must check one box on each ling the provision will be ineffective if set out line.	must file a written objection within eliminated. This Plan may be con objection is filed before the dead iee Bankruptcy Rule 3015. If this oter 13 confirmation process. The ceeding to avoid or modify a lien atment must file a timely objection me to state whether the plan inclu-	n the time frame stated in firmed and become flime stated in the Notice. plan includes motions to plan confirmation order based on value of the
THIS PLAN:				
DOES DOES NO	T CONTAIN NON-STANDA	ARD PROVISIONS. NON-STANDARD PR	OVISIONS MUST ALSO BE SE	T FORTH IN PART 10.
	R NO PAYMENT AT ALL T	A SECURED CLAIM BASED SOLELY O TO THE SECURED CREDITOR. SEE MO		
	T AVOID A JUDICIAL LIEN IY, AND SPECIFY: 7a	N OR NONPOSSESSORY, NONPURCHA / 7b/ 7c.	SE-MONEY SECURITY INTERE	EST. SEE MOTIONS SET
Initial Debtor(s)' Attorney: /	/s/ JJR	Initial Debtor: /s/ CN	1 Initia	al Co-Debtor:
Part 1: Payment and	d Length of Plan			
r art 1. Fayinciit and	a Longui of Flair			
		stee $\frac{1,100.00}{0}$ monthly for $\frac{3}{0}$ months st per month for $\frac{10}{0}$ months; $\frac{10,065.00}{0}$ per m		
b. The debtor shal	ll make plan payments to the	ne Trustee from the following sources:		

Other sources of funding (describe source, amount and date when funds are available): \$9,825.00 Paid into Chapter 13 Plan

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C.	Use of real property to satisfy plan obl	igations:		Ū				
	Sale of real property							
	Description:							
	Proposed date for complete	tion:						
	Refinance of real property:							
	Description: _33 Grayson	Terrace, Clif	ton, NJ 0701	3				
	Proposed date for complete	tion: <u>18 mo</u>	nths from cor	firmation of the pl	an			
	Loan modification with respec	t to mortgag	e encumberin	g real property:				
	Description:							
	Proposed date for complete	tion:						
d.	The regular monthly mortgage pay	ment will co	ntinue pendir	g the sale, refinan	ce or loan modification. Se	e also Part 4.		
	If a Creditor filed a claim for arrearefinance, or loan modification of the			will / will no	t be paid by the Chapter 1	3 Trustee per	ding an Order appro	oving sale,
e.	For debtors filing joint petition:							
	Debtors propose to have the within	Chapter 13	Case jointly	administered. If an	y party objects to joint a	dministration, a	n objection to confir	mation must
be	timely filed. The objecting party must a	appear at co	nfirmation to	prosecute their obj	ection.			
	Initial Debtor:I	nitial Co-Deb	otor:					
Part 2:	Adequate Protection None							
	Adequate protection payments will be i	made in the	amount of \$	otion novements to	to be paid to the Chapter	13 Trustee an	d disbursed pre-con	firmation
to _	Adequate protection payments will be i						confirmation	
			αποαπι οι φ		_ to be paid directly by the	debtor(3), pre-	communation	
Part 3:	Priority Claims (Including Admi	nietrativa F	=vnenses)					
i ait o.	Thonly Claims (moduling Admir	insuauvo i	_хрспэсэ)					
a. /	All allowed priority claims will be paid in	full unless t	he creditor aç	rees otherwise:				
	Name of Creditor	1	Type of Priorit	у	Amount to b	e Paid		
CHAPTER	13 STANDING TRUSTEE	AD	MINISTRATI	VE AS ALLOWE	D BY STATUTE			
Scura, Wig	field, Heyer, Stevens & Cammarota, L	LP AD	MINISTRATI	VE ESTIMATED	: \$8,500.00 (Subject to the	filing of a fee	application)	
nternal Re	evenue Service	Ta	x Priority Clai	m \$21,365.83 (Per Claim Filed)			
State of Ne	ew Jersey - Division of Taxation	Ta	x Priority Clai	m \$24,213.12 (Per Claim Filed)			
	Domestic Support Obligations assigned	d or owed to	a governmen	tal unit and paid le	ss than full amount: Check	one:		
M	None							
	The allowed priority claims listed below				n that has been assigned t	o or is owed to	a governmental uni	t and will be
pai	d less than the full amount of the claim	pursuant to	11 U.S.C.132	(2(a)(4):				
Name (Т	ype of Priority	y		Claim	Amount to be	
Credito	or			-		Amount	Paid	
	Domestic Support Obligations a amount.	ssigned or o	wed to a gov	ernmental unit and	paid less than the full			
Part 4:	Secured Claims							
o Curino	Default and Maintaining Payments on	Dringing Do	cidonoo					
NON	• •	i ilicipai ixe	Siderice					
INON	=							
	or shall pay to the Trustee allowed clair by filing as follows:	ms for arrear	ages on mon	thly obligations and	d the debtor shall pay direc	tly to the credit	or monthly obligatio	ns due after the
		1		A				
Name of	Collateral or Type of Debt (identify property and add street address, if	Arrearage	Interest Rate on	Amount to be Paid to Creditor	Regular Monthly	Payment Direc	t to Creditor	
Creditor	applicable)	-30	Arrearage	by Trustee				
Rocket					\$3,238.05	· <u> </u>		
Nortgage	39 Graydon Terrace, Clifton, N.I. 07013	aydon Terrace, Clifton, \$9,917.31 N/2 \$9,917.31 Debtor shall pay the						

Name of Creditor	Collateral or Type of Debt (identify property and add street address, if applicable)	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor by Trustee	Regular Monthly Payment Direct to Creditor
Rocket Mortgage LLC	39 Graydon Terrace, Clifton, NJ 07013	\$9,917.31	N/a	\$9,917.31	\$3,238.05 Debtor shall pay the regular monthly payment pursuant to the terms of the underlying loan documents unless otherwise ordered.

	will pay to the Truste hly obligations due aft				earages on mo	onthly obligations and th	e debtor Will p	pay directly to the creditor	· (outside
Name of Creditor	Collateral or Type property and add applic	street address, if	Arrearage	Interest Rate on Arrearage	Amount to Paid to Cred by Truste	litor Regular Mo	nthly Paymen	t Direct to Creditor	
itadel ervicing corporation	33 Graydon Terrac	e	\$23,876.71	N/A	\$23,876.71	\$2,924.71 Debtor shall pay the regular monthly payment pu to the terms of the underlying loan documents un otherwise ordered.			
					ate and secure	ed by a purchase mone	security inte	y interest in a motor vehic rest in any other thing of	
Name of Creditor d. Request NONE 1.) The deb	addr	s indicated below. Collateral," plus int	Strip Off & Int	nay be modified. The portion	ed under Secon of any allow	tion 1322(b)(2), the secuted claim that exceeds	lculation by Ti	an Including Interest rustee shall be paid the amount I II be treated as an unsec	
Name of Creditor d. Request NONE NONE	ts for valuation of second to values collateral and the Creditor Interest in	urity, Cram-down, sindicated below. Collateral," plus intige "NO VALUE" it	Strip Off & Interest is stated in the claim interest as stated in the st	erest Rate A may be modified. The portion to the date motion to the control of t	Claim djustments ed under Secon of any allow secured claim under this Sec	tion 1322(b)(2), the secuted claim that exceeds	ured creditor shat value sha	shall be paid the amount	
Name of Creditor d. Request NONE 1.) The deb	ts for valuation of second control values collateral and the Creditor Interest in aim is identified as have	urity, Cram-down, sindicated below. Collateral," plus intige "NO VALUE" it	If the claim merest as state is shall be treat NOTE: An the appropri	erest Rate A aay be modified. The porticed as an un nodification usate motion to	claim djustments ed under Secon of any allow secured claim under this Secon be filed under Superior	tion 1322(b)(2), the secured claim that exceeds to tion ALSO REQUIRES er Section 7 of the Plan.	ured creditor shat value sha	shall be paid the amount I II be treated as an unsec	
Name of Creditor d. Request None 1.) The deb Value of the secured classecured classecured classecured classecured. Name of Creditor Name of Creditor Name of Creditor Name of Creditor	ts for valuation of sector values collateral are Creditor Interest in aim is identified as have Collateral (identify pareet address,	urity, Cram-down, so indicated below. Collateral," plus intring "NO VALUE" it property and add if applicable)	If the claim merest as state to shall be treat the approprial Scheduled Debt	erest Rate A aay be modified. The porticed as an un modification to the control of the control	claim djustments ed under Secon of any allow secured claim under this Secon be filed under this Secon be filed under the secon be filed under the secon between the second seco	tion 1322(b)(2), the secreted claim that exceeds it. It is a secretary for the Plan. Value of Creditor Interest in Collateral I amount of the allowed	ured creditor shat value sha	shall be paid the amount I II be treated as an unsec	ured clair
Name of Creditor d. Request None 1.) The deb Value of the secured classecured classecured classecured classecured. Name of Creditor Name of Creditor Name of Creditor Name of Creditor	addr Is for valuation of secunity and the control of the control	urity, Cram-down, significated below. Collateral," plus intrying "NO VALUE" it property and add if applicable) steral and complete stay is terminated a stay is terminated as the following collateral collaboration in the stay is terminated as the following collaboration in the stay is terminated as the following collaboration in the stay is terminated as the following collaboration in the stay is terminated as the following collaboration in the stay is terminated as the following collaboration in the stay is terminated as the following collaboration in the stay is terminated as the stay is the stay is terminated as the stay is the stay	If the claim merest as state shall be treat NOTE: An the approprious scheduled Debt	erest Rate A aay be modified. The portion to the day an un Total Collateral Value yments, payre	claim djustments ed under Secon of any allow secured claim inder this Secon be filed under Liens superior Liens ment of the full	tion 1322(b)(2), the sectived claim that exceeds to tion ALSO REQUIRES ar Section 7 of the Plan. Value of Creditor Interest in Collateral I amount of the allowed	Annual Interest Rate secured claim	shall be paid the amount of the libert reated as an unsection of the libert reated as a libert reated	espondin

g. Secured Claims to be Paid in Full Through the Plan:

NONE

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	Dearwage Dear	e 4 of 5		
Name of Creditor	Name of Creditor Collateral (identity property and add street address, if applicable)		Interest Rate	Total Amount to be Paid through the plan by Trustee
State of New Jersey, Division of Taxation DJ-089148-2021	39 Graydon Terrace, Clifton, NJ 07013	\$24,213.12	N/A	\$24,213.12
AGSCO Corporation DJ-166172-2021	39 Graydon Terrace, Clifton, NJ 07013	\$100,000.00	N/A	\$100,000.00
The Fundworks, LLC J-094064-2021	39 Graydon Terrace, Clifton, NJ 07013	\$80,857.80	N/A	\$80,857.80

Part 5	Incorured	Claime

г	Ν	റ	Ν	E

а	Not senarately classified	allowed non-priority unsecured of	claims shall he naid:

Not less than \$209,000 to be distributed pro rata

Not less than __ _<u>%</u> percent

Pro Rata distribution from any remaining funds

b. Separately classified unsecured claims shall be treated as follows:

Name of Creditor	Basis of Separate Classification	Treatment	Amount to be Paid by Trustee

Part 6: Executory Contracts and Unexpired Leases

NONE

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Name Creditor	Arrears to be Cured and paid by Trustee	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment to be Paid Directly to Creditor by Debtor
Hyundai Capital America	N/A	Vehicle Lease	Assumed	\$657.16

Part 7: Motions NONE

NOTE: All plans containing motions must be served on all affected creditors, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f).
NONE

The Debtor moves to avoid the following liens that impair exemptions:

Name of Creditor	Nature of Collateral (identify property and add street address, if applicable)	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured.

V

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Name of Creditor	Collateral (identify property and add street address, if applicable)	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified	
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c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured.

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Name of	Collateral (identify property and add street address, if applicable)	Scheduled	Total Collateral	Amount to be Deemed	Amount to be Reclassified as
Creditor		Debt	Value	Secured	Unsecured

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d. Where the Debtor retains collateral, upon complete GOUTHERAL issuance age Declared Debtor may take all steps necessary to remove of record any lien or portion of any lien discharged.

Fait o. Other Flam Flovisions					
a. Vesting of Property of the Estate					
Upon discharge					
b. Payment Notices					
Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail custo	omary notices or coupons to the Debtor notwithstanding the automatic stay.				
c. Order of Distribution					
The Trustee shall pay allowed claims in the following order:					
1) Chapter 13 Standing Trustee Fees, upon receipt of funds					
2) Other Administrative Claims					
3) Secured Claims					
4) Lease Arrearages					
5) Priority Claims					
6) General Unsecured Claims					
d. Post-Petition Claims					
The Trustee is, is, not authorized to pay post-petition claims filed pursua	ant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.				
Part 9: Modification NONE					
NOTIZE					
NOTE. Madification of a plan does not associate that a consent mation has find to	A modified also much be asserted in accordance with D.N. I. I. DD 2045-2				
NOTE: Modification of a plan does not require that a separate motion be filed. A If this Plan modifies a Plan previously filed in this case, complete the information	•				
Date of Plan being Modified: May 24, 2023.	n bolow.				
Date of Francisconing Modified. May 24, 2020.					
Explain below why the plan is being modified:					
To add post-petition mortgage arrears					
Are Schedules I and J being filed simultaneously with this Modified Plan?	Yes No				
Part 10: Non-Standard Provision(s):					
Non-Standard Provisions:					
NONE					
Explain here:					
Any non-standard provisions placed elsewhere in this plan are ineffective.					
The $Debtor(s)$ and the attorney for the $Debtor(s)$, if any, must sign this Plan.					
By signing and filing this document, the debtor(s), if not represented by an attorney, or this Chapter 13 Plan are identical to Local Form, <i>Chapter 13 Plan and Motions</i> .	r the attorney for the debtor(s) certify that the wording and order of the provisions in				
to all the state of the state o					
I certify under penalty of perjury that the above is true.	In Christian G. Manna				
Date: 03/08/2024	/s/ Christian G. Monne				
	Debtor				
Date:	/s/				
	Joint Debtor				
Date: 03/08/2024	/s/ Jamal J. Romero, Esq.				
	Attorney for the Debtor				